REMARKS

The purpose of the present amendment is to respond to a restriction requirement and not to address any questions as to patentability.

Applicants are required under 35 U.S.C. 121 to elect a single invention for prosecution. Pursuant to 35 U.S.C. 121 and to the Examiner's request, the Applicants elect to prosecute this application under invention VII, identified by the Examiner as claims 117 - 137, and 145, drawn to a reclosable bag with a folded structure, a gusseted structure, two areas of structural weakness, and a reclosable structure that extends past the areas of weakness and into the fold, classified in class 383, subclass 102.

Claims 1 - 116, inclusive, claims 138 - 144, inclusive, and claims 146 - 186, inclusive have been withdrawn as being directed to non-elected inventions.

Every attempt has been made to comply with the Examiner's request and the rules set forth.

Respectfully Submitted,

By Laura A. Dable Laura A. Dable, Reg. No. 46,436

RYAN KROMHOLZ & MANION, S.C. P.O. Box 26618 Milwaukee, WI 53226-0618 (262) 783 - 1300 22 July, 2003 Customer No. 26308

Enclosures:

Amendment Transmittal

Return Postcard